1 2 3 4 5 UNITED STATES DISTRICT COURT 6 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 8 UNITED STATES OF AMERICA, CASE NO. CR93-322Z 9 CR04-554Z CR04-132Z 10 Plaintiff, 11 PROPOSED FINDINGS OF v. FACT AND DETERMINATION 12 JOSHUA REDMAN, AS TO ALLEGED VIOLATIONS OF SUPERVISED RELEASE 13 Defendant. 14 15 **INTRODUCTION** 16 I conducted a hearing on alleged violations of supervised release in this case on December 14, 17 2005. The United States was represented by Lawrence Lincoln. The defendant was represented 18 by Walter Palmer. The proceedings were recorded on disk. 19 20 CONVICTION AND SENTENCE 21 Defendant had been convicted of Conspiracy to Aid and Assist Escape and two counts Bank 22 Robbery on or about October 29, 1993, September 11, 1995, and May 20, 1996. The Hon. 23 Thomas S. Zilly of this court sentenced Defendant to 18 months, 78, and 100 months of 24 confinement, followed by a combined nine years of supervised release. 25 The conditions of supervised release included requirements that defendant comply with the 2.6 standard 13 conditions. 27 28 PROPOSED FINDINGS

PAGE -1-

**DEFENDANT'S ADMISSION** 1 2 USPO Monique Neal in her report dated December 7, 2005, alleged that Defendant violated the conditions of supervised release in three respects: 3 4 (1) Failing to participate in treatment as directed, in violation of the special condition that he participate in a program for th treatment of narcotic addition or drug dependency. 5 Using opiates and marijuana, on or before December 6, 2005, in violation of standard (2) 6 condition number 7. 7 (3) Failing to successfully complete placement at a comprehensive sanction center by 8 9 being terminated from the program, in violation of the special condition that he 10 participate in the program for 120 days. At an initial hearing, I advised the defendant of these charges and of her/his constitutional 11 12 rights. At today's hearing Defendant admitted to violations numbered one through three, waived 13 any hearing as to whether it occurred, and, consented to having the matter set for a disposition 14 hearing before the Hon. Thomas S. Zilly. 15 RECOMMENDED FINDINGS AND CONCLUSIONS 16 Based upon the foregoing, I recommend the court find that Defendant has violated the 17 conditions of his supervised release as alleged and set the matter for a disposition hearing. Defendant has been detained pending a final determination by the court. 18 DATED this 15th day of December, 2005. 19 20 21 22 23 United States Magistrate Judge 24 25 Sentencing Judge Hon. Thomas S. Zilly cc: Assistant U.S. Attorney Lawrence Lincoln 2.6 Defense Attorney Walter Palmer U. S. Probation Officer Monique Neal 27

PROPOSED FINDINGS PAGE -2-

28